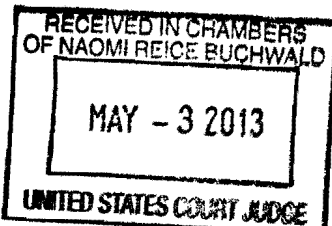


MEMO ENDORSED**MEMO ENDORSED**

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May 3, 2013

USDC SDNY
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BY FAX

The Naomi Reice Buchwald
 United States District Judge
 500 Pearl Street
 New York, New York 10007-1312

Re: *In re LIBOR-Based Financial Instruments Antitrust Litigation*
 11-MD-2262 (NRB)
Weglarz et al v. JP Morgan Chase et al
 1:13-cv-1198 (NRB)

Dear Judge Buchwald,

I represent plaintiffs Jerry Weglarz and Nathan Weglarz in the above-referenced matter, and am writing to request a pre-motion conference regarding plaintiffs' anticipated motion to file an amended complaint.

Plaintiffs request leave of court to file their motion for leave to file an amended complaint.

Plaintiffs recently received information that defendant National Collegiate Trust does not currently own plaintiffs' loan at issue in the lawsuit. Plaintiffs seek to amend their complaint to name National Collegiate Student Loan Trust 2007-1, the current owner of plaintiffs' loans at issue in the lawsuit, as a defendant in place of National Collegiate Trust.

Respectfully submitted,

s/Tiffany N. Hardy
 Tiffany N. Hardy

Counsel for Plaintiffs Jerry Weglarz and Nathan Weglarz

Cc: All counsel (by email)

MEMO ENDORSED

*Tiffany N. Hardy
 Weglarz
 Buchwald
 USDT
 5/15/13*